BEFORE THE ARIZONA CORPORATION COMMISSION

WILLIAM A. MUNDELL	
Chairman	
JIM IRVIN Commissioner	
MARC SPITZER Commissioner	
In the matter of) DOCKET NO. S-03445A-01-0000
Accelerated Success, Inc.)
500 N. Rainbow Blvd., Ste. 300)) DECISION NO. 64200
Las Vegas, NV 89107 and) DECISION NO. <u>04200</u>
6671 E. Baseline Rd. #105) ODDED TO CEASE AND DESIGN
Mesa, AZ 85206	ORDER TO CEASE AND DESIST,ORDER OF RESTITUTION, ORDER
Vannath D. Marria) FOR ADMINISTRATIVE PENALTIES
Kenneth R. Morris 500 N. Rainbow Blvd., Ste. 300) AND CONSENT TO SAME) BY: RESPONDENT INTEGRITY
Las Vegas, NV 89107) ASSURED LIFE SETTLEMENTS, INC.
)
Robert D. Pierson 6671 E. Baseline Rd. #105)
Mesa, AZ 85206	ý
)
Integrity Assured Life Settlements, Inc.)
1218 Pulaski Highway, Ste. 342	
Bear, DE 19701	
Steven S. Levine Chartered	,)
11403 Cronridge Drive, Ste. 230)
Owings Mills, MD 21117-2295,)
Respondents.	()

Respondent INTEGRITY ASSURED LIFE SETTLEMENTS, INC. elects to permanently waive its right to a hearing and appeal under Articles 11 and 12 of the Securities Act of Arizona, A.R.S. § 44-1801, *et seq.* ("Securities Act") with respect to this Order To Cease And Desist, Order of Restitution, Order for Administrative Penalties and Consent to Same ("Order"). INTEGRITY ASSURED LIFE SETTLEMENTS, INC. admits the jurisdiction of the Arizona Corporation

Commission ("Commission"); neither admits nor denies the Findings of Fact and Conclusions of Law contained in this Order; and consents to the entry of this Order by the Commission.

FINDINGS OF FACT

I.

- 1. INTEGRITY ASSURED LIFE SETTLEMENTS, INC. ("INTEGRITY"), located at 1218 Pulaski Highway, Ste. 342, Bear, DE 19701 is a viatical provider.
- 2. From on or around March 1, 2001, INTEGRITY, through other respondents, offered Arizona investors the opportunity to purchase viatical settlement contracts. INTEGRITY entered into an agreement with Accelerated Insurance & Investment Services, Inc., which changed its name to ACCELERATED SUCCESS, INC. ("ASI"), a respondent in this matter. Pursuant to the agreement, INTEGRITY granted ASI permission to solicit and take orders for viatical settlement products offered by INTEGRITY.
- 3. A viatical contract is the purchase of the beneficial interest in a life insurance policy of a terminally ill or elderly individual. A viatical provider purchases life insurance policies at a price below the face value of the death benefit, and re-sells the benefits to purchasers at less than face value. At maturity, that is, upon the death of the insured, the purchasers receive a return in the form of the full face value.
- 4. INTEGRITY prepared marketing material that stated that INTEGRITY had assembled a "team of industry leaders" to evaluate the life settlement industry and provide an unprecedented level of security and prosperity for its clients. This marketing material stated that the principals of INTEGRITY were "directly responsible for raising over \$120 million used to fund the needs of the terminally ill." The marketing material also stated that INTEGRITY had established relationships with the nation's most respected policy brokers, medical underwriters, regulatory attorneys, and financial institutions and INTEGRITY would utilize its strategic alliance with the nation's most respected policy broker to allow unlimited access to policies of the highest quality.

- 5. The marketing material stated that purchasers could expect "pre-determined profits" of up to 60% on a policy where the insured person had a predicted life expectancy of 48 months. Policies where life expectancy was predicted to be less than 48 months were also available for a 12 to 42% return.
- 6. The marketing material stated that INTEGRITY used the services of certain "medical underwriters" in evaluating the medical condition and life expectancy of insured persons whose policies were for sale. Those "underwriters" were identified as Amscot Medical Laboratory and American Viatical Services. However, INTEGRITY gave no location, telephone number, or business information for these two entities.
- 7. The marketing material stated that a purchaser's money would initially be placed in escrow with STEVEN S. LEVINE CHARTERED ("LEVINE"), to be held until INTEGRITY located a policy for purchase. Purchasers were required to sign a limited power of attorney giving INTEGRITY and LEVINE the power to handle all documentation related to the purchase and assignment of the policy. Purchasers were asked to sign an agreement when they invest stating that LEVINE would be named as the owner and "irrevocable beneficiary" on the purchased policy.
- 8. Purchasers would have only limited input into the choice of policies or insured persons. Purchasers would not receive any information about the specific policy or insured until after the investment. Decisions regarding the purchase of the policy would be made by INTEGRITY. Decisions regarding the maintenance of the policy would be made by INTEGRITY and LEVINE. After INTEGRITY instructed LEVINE to close the purchase, the purchaser would be sent a closing packet verifying the purchase with certain medical and insurance information. Insured parties would not be identified by name, nor would purchasers have access to additional information regarding the insured's medical history.
- 9. The marketing material stated that after purchase of a policy, LEVINE would monitor the policy, track the insured's medical history, and pre-pay policy premiums for one year past maturity. In the case of certain programs, INTEGRITY would provide LEVINE with funds to

pay any premiums due on the policy until maturity. LEVINE would also file death certificates, and distribute insurance proceeds. LEVINE was granted authority to release up to 20% of purchasers' money for administrative costs to INTEGRITY at INTEGRITY's sole discretion. Investors were not given any information about the actual cost of the policy, the amount utilized to prepay premiums, the commissions or fees paid to other brokers by INTEGRITY, or paid to LEVINE, ASI or its salesmen. Other than what was provided in the marketing materials, investors were not given any other financial background information about INTEGRITY or LEVINE.

- 10. INTEGRITY failed to tell investors the names and backgrounds of the principals of INTEGRITY, including the fact that in early 2000, three of these individuals had been involved in a civil lawsuit with their former employer, a viatical company. In settlement of matters related to the lawsuit, the principals, John C. Hoover, David P. Hoover and Steven B. Warren, in combination with other individuals and companies, collectively paid the plaintiff companies, collectively known as Imtek, the amount of \$6,000,000 prior to the creation of INTEGRITY.
- 11. INTEGRITY failed to provide material information about the background of INTEGRITY and LEVINE, including, but not limited to, past operations, balance sheets, statements of income, retained earnings and cash flows that would reflect the financial position of these entities.
- 12. At least 12 Arizona residents purchased a total of \$558,128.31 in the viatical contracts offered by INTEGRITY and the other respondents. Upon receipt of the Temporary Order to Cease and Desist, INTEGRITY voluntarily returned at least \$480,278.31 to purchasers. The remaining \$77,850 represents amounts INTEGRITY paid to ASI.

II.

CONCLUSIONS OF LAW

- 1. The Commission has jurisdiction over this matter pursuant to Article XV of the Arizona Constitution and the Securities Act.
- 2. INTEGRITY offered or sold securities within or from Arizona through agents, within the meaning of A.R.S. §§ 44-1801(15), 44-1801(21), and 44-1801(26).

- 3. INTEGRITY violated A.R.S. § 44-1841 by offering or selling unregistered and non-exempt securities through agents within Arizona.
- 4. INTEGRITY violated A.R.S. § 44-1842 by offering or selling securities through agents who were neither registered as dealers or salesmen nor exempt from registration.
- 5. INTEGRITY violated A.R.S. § 44-1991 by offering or selling securities through agents within or from Arizona by making untrue statements or misleading omissions of material facts.
- 6. The conduct of INTEGRITY is grounds for a cease and desist order pursuant to A.R.S. § 44-2032.
- 7. The conduct of INTEGRITY is grounds for an order of restitution pursuant to A.R.S. § 44-2032.
- 8. The conduct of INTEGRITY is grounds for administrative penalties under A.R.S. § 44-2036.

III.

ORDER

THEREFORE, on the basis of the Findings of Fact, Conclusions of Law, and INTEGRITY's consent to the entry of this Order, the Commission finds that the following relief is appropriate, in the public interest, and necessary for the protection of investors:

IT IS ORDERED, pursuant to A.R.S. § 44-2032, that INTEGRITY, its successors and assigns, permanently cease and desist from violating the Securities Act.

IT IS FURTHER ORDERED, pursuant to A.R.S. § 44-2032, that INTEGRITY shall pay restitution to all Arizona investors as shown on the records of the Commission in the amount of \$558,128.31, less set-offs for amounts already paid and amounts ordered against respondent ASI. In no case shall the remaining restitution obligation exceed \$20,035. INTEGRITY shall pay interest to investors of \$5,611.74 representing 50% of the interest due at the rate of 10% per annum from the date of each investment until June 8, 2001, the date at which INTEGRITY repaid investors. Payment of restitution and interest shall be made to the "State of Arizona" upon entry of

this Order to be placed in an interest-bearing account maintained and controlled by the Arizona 1 Attorney General. The Arizona Attorney General shall disburse the funds on a pro rata basis to 2 investors less set-offs for amounts already paid. If any investors cannot be located, any unclaimed 3 restitution funds shall revert to the state of Arizona. 4 IT IS FURTHER ORDERED, pursuant to A.R.S. § 44-2036, that INTEGRITY shall pay an 5 administrative penalty in the amount of \$5,000 payable to the "State of Arizona." Payment shall 6 be made in full by cashier's check or money order upon entry of this Order. Any outstanding 7 8 balance will accrue interest at the rate of 10% per annum. IT IS FURTHER ORDERED that this Order shall become effective immediately. 9 BY ORDER OF THE ARIZONA CORPORATION COMMISSION 10 11 12 CHAIRMAN COMMISSIONER COMMISSIONER 13 IN WITNESS WHEREOF, I, BRIAN C. McNEIL, 14 Executive Secretary of the Arizona Corporation Commission, have hereunto set my hand and caused the 15 official seal of the Commission to be affixed at the Capitol, in the City of Phoenix, this _____ day of 16 . 2001. 17 18 19 BRIAN C. McNEIL Executive Secretary 20 21 22 DISSENT 23 24 This document is available in alternative formats by contacting Shelly M. Hood, ADA Coordinator, voice phone number 602-542-3931, E-mail shood@cc.state.az.us. 25 (SF) 26

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CONSENT TO ENTRY OF ORDER

- 1. RESPONDENT INTEGRITY ASSURED LIFE SETTLEMENTS, INC. admits the jurisdiction of the Commission over the subject matter of this proceeding. **INTEGRITY** ASSURED LIFE SETTLEMENTS, INC. acknowledges that it has been fully advised of its right to a hearing to present evidence and call witnesses and INTEGRITY ASSURED LIFE SETTLEMENTS, INC. knowingly and voluntarily waives any and all rights to a hearing before the Commission and all other rights otherwise available under Article 11 of the Securities Act and Title 14 of the Arizona Administrative Code. INTEGRITY ASSURED LIFE SETTLEMENTS, INC. acknowledges that this Order to Cease and Desist, Order of Restitution, Order for Administrative Penalties and Consent to Same ("Order") constitutes a valid final order of the Commission.
- 2. INTEGRITY ASSURED LIFE SETTLEMENTS, INC. knowingly and voluntarily waives any right it may have under Article 12 of the Securities Act to judicial review by any court by way of suit, appeal, or extraordinary relief resulting from the entry of this Order.
- 3. INTEGRITY ASSURED LIFE SETTLEMENTS, INC. acknowledges and agrees that this Order is entered into freely and voluntarily and that no promise was made or coercion used to induce such entry.
- 4. INTEGRITY ASSURED LIFE SETTLEMENTS, INC. acknowledges that it has been represented by counsel in this matter, it has reviewed this Order with its attorney and understands all terms it contains.
- 5. INTEGRITY ASSURED LIFE SETTLEMENTS, INC. neither admits nor denies the Findings of Fact and Conclusions of Law contained in this Order.
- 6. By consenting to the entry of this Order, INTEGRITY ASSURED LIFE SETTLEMENTS, INC. agrees not to take any action or to make, or permit to be made, any statement that is inconsistent with the terms of this Order. However, nothing in this Order will in any way limit INTEGRITY ASSURED LIFE SETTLEMENT, INC.'s or its principals' ability to

conduct themselves in any subsequent litigation in which the Commission is not a party. INTEGRITY ASSURED LIFE SETTLEMENTS, INC. will undertake steps necessary to assure that all of its agents and employees understand and comply with this agreement.

- 7. While this Order settles this administrative matter between INTEGRITY ASSURED LIFE SETTLEMENTS, INC. and the Commission, INTEGRITY ASSURED LIFE SETTLEMENTS, INC. understands that this Order does not preclude the Commission from instituting other administrative proceedings based on violations that are not addressed by this Order.
- 8. INTEGRITY ASSURED LIFE SETTLEMENTS, INC. understands that this Order does not preclude any other agency or officer of the state of Arizona or its subdivisions from instituting administrative, civil or criminal proceedings that may be related to matters addressed by this Order. INTEGRITY ASSURED LIFE SETTLEMENTS, INC. understands that the Commission may share any information related to this matter with any other agency.
- 9. INTEGRITY ASSURED LIFE SETTLEMENTS, INC. agrees that it will not apply to the state of Arizona for registration as a securities dealer nor for licensure as an investment adviser nor file for an exemption from registration until such time as all restitution and penalties under this Order are paid in full.
- 10. INTEGRITY ASSURED LIFE SETTLEMENTS, INC. states that it has provided the Securities Division with a complete list of investors who were sold viatical settlement contracts within or from Arizona. INTEGRITY ASSURED LIFE SETTLEMENTS, INC. agrees that should the Securities Division discover other investors after execution of this Order, who were not previously disclosed, INTEGRITY will be fully bound for restitution and interest to such investors.
- 11. INTEGRITY ASSURED LIFE SETTLEMENTS, INC. agrees that it will not exercise any control over any entity that offers or sells securities or provides investment advisory services, within or from Arizona unless properly authorized to do so by the Commission.

1	12. INTEGRITY ASSURED LIFE SETTLEMENTS, INC. understands that default shall
2	render it liable to the Commission for its costs of collection and interest at the maximum legal rate.
3	13. INTEGRITY ASSURED LIFE SETTLEMENTS, INC. agrees that it will continue to
4	cooperate with the Securities Division including, but not limited to, providing complete and
5	accurate testimony at any hearing in this matter and cooperating with the state of Arizona in any
6	related investigation or any other matters arising from the activities described in this Order.
7	INTEGRITY ASSURED LIFE SETTLEMENTS, INC. will be reimbursed for all reasonable
8	expenses incurred under this provision.
9	14. INTEGRITY ASSURED LIFE SETTLEMENTS, INC. consents to the entry of this
10	Order and agrees to be fully bound by its terms and conditions. If INTEGRITY ASSURED LIFE
11	SETTLEMENTS, INC. materially breaches any provision of this Order, the Commission may
12	vacate this Order and restore this case to its active docket.
13	INTEGRITY ASSURED LIFE SETTLEMENTS, INC.
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15	By David P. Hoover
16	President
17	SUBSCRIBED AND SWORN TO BEFORE me this day of, 2001.
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19	NOTARY PUBLIC
20	My Commission Expires:
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